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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/836,894	04/17/2001	John E. Armstrong	75637/11931	6547	
23380 7	7590 04/05/2005		EXAMINER		
TUCKER, ELLIS & WEST LLP			BACKER,	BACKER, FIRMIN	
1150 HUNTINGTON BUILDING 925 EUCLID AVENUE			ART UNIT	PAPER NUMBER	
CLEVELAND, OH 44115-1475			3621		
			DATE MAIL ED. 04/05000	_	

Please find below and/or attached an Office communication concerning this application or proceeding.

				<del></del>			
		Application No.	Applicant(s)				
		09/836,894	ARMSTRONG ET	ΓAL.			
	Office Action Summary	Examiner	Art Unit				
		Firmin Backer	3621				
Period fo	The MAILING DATE of this communica or Reply	tion appears on the cover sh	eet with the correspondence ac	dress			
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICAN INCOME. It is communicated by the provisions of SIX (6) MONTHS from the mailing date of this communicated period for reply specified above is less than thirty (30) or period for reply is specified above, the maximum statute to reply within the set or extended period for reply will reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ATION.  7 CFR 1.136(a). In no event, however, cation.  ays, a reply within the statutory minimun pry period will apply and will expire SIX (i, by statute, cause the application to becomes.	may a reply be timely filed  n of thirty (30) days will be considered time 6) MONTHS from the mailing date of this come ABANDONED (35 U.S.C. § 133).	ely. communication.			
Status							
1)[X]	Responsive to communication(s) filed	on 22 February 2005.					
2a)□	•	Marie This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
5)□ 6)⊠ 7)□	Claim(s) <u>6-59</u> is/are pending in the app 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) <u>6-59</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction	withdrawn from consideratio		4			
Applicat	ion Papers						
9)[	The specification is objected to by the E	Examiner.					
10)	10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
	Applicant may not request that any objection	on to the drawing(s) be held in a	beyance. See 37 CFR 1.85(a).				
11)	Replacement drawing sheet(s) including the The oath or declaration is objected to be	·	• , ,	` '			
Priority (	under 35 U.S.C. § 119						
a)	Acknowledgment is made of a claim for All b) Some * c) None of:  1. Certified copies of the priority do  3. Copies of the certified copies of application from the International See the attached detailed Office action for	cuments have been received cuments have been received the priority documents have I Bureau (PCT Rule 17.2(a))	d. d in Application No been received in this National	l Stage			
Attachmen	t(s)						
	e of References Cited (PTO-892)		rview Summary (PTO-413)				
3) 🔲 Infor	e of Draftsperson's Patent Drawing Review (PTC mation Disclosure Statement(s) (PTO-1449 or PT r No(s)/Mail Date		er No(s)/Mail Date ce of Informal Patent Application (PT er:	O-152)			

Application/Control Number: 09/836,894

Art Unit: 3621

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on February 22<sup>nd</sup>, 2005 has been entered.

## Response to Arguments

2. Applicant's arguments with respect to claims 6-59 have been considered but are moot in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 6-59 are rejected under 35 U.S.C. 102(e) as being anticipated by Tarpenning et al (U.S. PG Pub No. 20020007454).

Art Unit: 3621

- As per claims 6, Tarpenning et al teach a method/system/computer usable medium for exchanging data between an initiator and a responder, comprising sending a session request package from the initiator to the responder; sending a session confirm from the responder to the initiator; generating a first key pair by the responder, the first key pair comprising a responder public key and a responder private key, sending a key request from the initiator to the responder the session confirm comprising the initiator public key; generating a first key pair by the initiator, the first key pair comprising a initiator public key and a responder private key confirming the initiator's key request has been encoded correctly by the responder; sending a key confirm from the responder to the initiator; confirming the responder's key confirm has been encoded correctly by the initiator; sending a data package by the initiator to the responder; replying with a package confirm by the responder to the initiator; and, repeating the sending a data package step and replying step until the initiator sends an end request (see paragraphs 0014, 0027, 0034, 0035, 0042).
- 6. As per claims 7, Tarpenning et al teach a method/system/computer usable medium for exchanging data wherein the session request package comprises the initiator's IP address and profile data (see paragraphs 0014, 0027, 0034, 0035, 0042).
- 7. As per claims 8, Tarpenning et al teach a method/system/computer usable medium for exchanging data wherein the session confirm step comprises the step of generating a new session key pair having a responder's public session key (see paragraphs 0014, 0027, 0034, 0035, 0042).

Application/Control Number: 09/836,894

Art Unit: 3621

- 8. As per claims 9, Tarpenning et al teach a method/system/computer usable medium for exchanging data wherein the session confirm comprises: the session key pair; the responder's public session key; the responder's profile data (see paragraphs 0014, 0027, 0034, 0035, 0042).
- 9. As per claims 10, Tarpenning et al teach a method/system/computer usable medium for exchanging data the key request comprises: the initiator's public session key; the initiator's profile data (see paragraphs 0014, 0027, 0034, 0035, 0042).
- 10. As per claims 11, Tarpenning et al teach a method/system/computer usable medium for exchanging data wherein the session confirm comprises the responder's public session key (see paragraphs 0014, 0027, 0034, 0035, 0042).
- 11. As per claims 12, Tarpenning et al teach a method/system/computer usable medium for exchanging data wherein the key request is encoded with the responder's public session key (see paragraphs 0014, 0027, 0034, 0035, 0042).
- 12. As per claims 13, Tarpenning et al teach a method/system/computer usable medium for exchanging data wherein the confirming the initator's key request comprises decoding the key request; and, verifying the key request is properly formatted (see paragraphs 0014, 0027, 0034, 0035, 0042).

Art Unit: 3621

13. As per claims 14, Tarpenning et al teach a method/system/computer usable medium for exchanging data wherein the confirming the responder's key confirm comprises decoding the key confirm, and verifying the key confirm is properly formatted (see paragraphs 0014, 0027, 0034, 0035, 0042).

- 14. As per claims 15, Tarpenning et al teach a method/system/computer usable medium for exchanging data wherein the sending a data package comprises converting the data from its original format to a standardized format (see paragraphs 0014, 0027, 0034, 0035, 0042).
- 15. As per claims 16, Tarpenning et al teach a method/system/computer usable medium for exchanging data wherein the replying comprises converting the data from the standardized format to a format used by the responder (see paragraphs 0014, 0027, 0034, 0035, 0042).
- 16. As per claims 17, Tarpenning et al teach a method/system/computer usable medium for exchanging data wherein the standardized format is EDI (see paragraphs 0014, 0027, 0034, 0035, 0042).
- 17. As per claim 18-59, they disclose same inventive concept as claims 6-17. Therefore they are rejected under the same rationale as claim 6-17.

Art Unit: 3621

### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Firmin Backer whose telephone number is (703) 305-0624. The examiner can normally be reached on Mon-Thu 9:00 AM - 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell can be reached on (703) 305-9768. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Firmin Backer Primary Examiner

Art Unit 3621

March 31, 2005